IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

PAULA KADIM Plaintiff, v.)))	Civil Action No. 04 CV 12383
ADELPHIA, et al. Defendants.)))	

ADDENDUM TO DEFENDANTS' MOTION AND MEMORANDUM IN SUPPORT OF THEIR MOTION TO DISMISS PLAINTIFF'S COMPLAINT

Defendants, pursuant to Local Rule 7.1(A)(2) of the Local Rules of the U.S. District Court of the District of Massachusetts, hereby file the following addendum to Defendants' Motion to Dismiss Plaintiff's Complaint:

LR. 7.1 (A)(2) Certification

I certify that on November 12, 2004, prior to filing Defendants Motion to Dismiss, Counsel for Hartford conferred with Plaintiff's counsel in a good faith attempt to resolve or narrow the issues presented in Defendants' Motion to Dismiss.

CERTIFICATE OF BERVICE

I hereby certify that a true copy of the above document was served upon the attorney of record for each other party by mail (by hand)

Jernife Smealing

Respectfully submitted,

DEFENDANTS ADELPHIA and CINGA GROUP INSURANCE and its affiliate LIFE INSURANCE COMPANY OF NORTH AMERICA,

-By their Attorney,

David B. Crevier, BBO# 557242

Crevier & Ryan, LLP

1500 Main Street, Suite 2020

Springfield, MA 01115-5532

Tel: 413-787-2400

Fax: 413-781-8235

Email: dcrevier@crevierandryan.com

F:\Files\CIGNA\Kadim\certification.doc